| ♠ AO 47: | 2 (Rev. 12/03) Order of Detention Pending Trial | | |
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| | United S | TATES DISTRIC | CT COURT |
| | WESTERN | District of | MISSOURI |
| | UNITED STATES OF AMERICA | | |
| | V. | ORDER | OF DETENTION PENDING TRIAL |
| | Stanley Reese | | r: 05-00192-SWH |
| | Defendant | | 1. 03 001)2 5 WH |
| | ecordance with the Bail Reform Act, 18 U.S.C. § 3 n of the defendant pending trial in this case. | 142(f), a detention hearing has | been held. I conclude that the following facts require the |
| | | Part I—Findings of Fact | |
| (1) | The defendant is charged with an offense describe or local offense that would have been a federal off a crime of violence as defined in 18 U.S.C. § an offense for which the maximum sentence is an offense for which a maximum term of impr | Sense if a circumstance giving r. 3156(a)(4). If the imprisonment or death. | |
| | an offense for which a maximum term of impr | risonnient of ten years of more | * ** |
| (3) | § 3142(f)(1)(A)-(C), or comparable state or lo The offense described in finding (1) was committe A period of not more than five years has elapsed s for the offense described in finding (1). | ocal offenses. It while the defendant was on reduce the date of conviction date of conviction that no condition of the further find that the defendant | r more prior federal offenses described in 18 U.S.C. elease pending trial for a federal, state or local offense. n release of the defendant from imprisonment n or combination of conditions will reasonably assure the at has not rebutted this presumption. |
| _ (4) | | Alternative Findings (A) | |
| (1) | There is probable cause to believe that the defendation of imprisonment of the under 18 U.S.C. § 924(c). | | od in |
| (2) | | | endition or combination of conditions will reasonably assure |
| | There is a serious risk that the defendant will not a There is a serious risk that the defendant will enda | | on or the community. |
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| | Part II—Writ | ten Statement of Reasons | for Detention |
| derance of | d that the credible testimony and information submof the evidence that condition or combination of conditions will assun | - | |
| | nt was sentenced to two felonies, stealing and forge | | |
| but retur | ned to custody in 2004. He is on parole supervisio | n until 2007. Defendant was c | onvicted of stealing, third offense, a felony, in 2000. |
| | convicted of possession of a controlled substance in | | |
| | nt has numerous other arrests and has had a poor action. Defendant has a history of illicit substance usa | | inting new offense wiffe under court supervision. |
| p 32 7 201 | | —Directions Regarding De | tention |
| to the ex reasonab Governm | defendant is committed to the custody of the Attorne tent practicable, from persons awaiting or serving le opportunity for private consultation with defens | by General or his designated repr sentences or being held in cu se counsel. On order of a coun | resentative for confinement in a corrections facility separate, stody pending appeal. The defendant shall be afforded a rt of the United States or on request of an attorney for the he United States marshal for the purpose of an appearance |

| 10-28-05 | /s/ Sarah W. Hays |
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| Date | Signature of Judge |
| | Sarah W. Hays, U.S. Magistrate Judge |
| | Name and Title of Judge |

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).